

Council Report

To:

The Honorable Mayor and City Council

From:

Michael A. Etienne, Esquire, City Clerk

Date:

January 22, 2013

RE:

CONSIDERATION OF PROPOSED ORDINANCE CHANGING THE DATES OF THE

RUNOFF ELECTIONS IN ACCORDANCE WITH THE CITY CHARTER AND STATE LAW

RECOMMENDATION

The City Clerk's office is recommending approval and is requesting the City Council adopt the attached Ordinance, amending Chapter 6 of the City Code of Ordinances entitled, "Elections", specifically at Article IV, entitled, "Elections Administration, and Section 6-76, entitled, "Dates of Elections" to change the dates of the runoff elections in accordance with the City Charter and state law.

BACKGROUND

The Supervisor of the Miami-Dade Elections Department has requested that municipalities hold general election and any run-off election a minimum of three weeks apart to provide the Elections Department with more time to prepare for the run-off election. On November 2, 2010, the question was placed on the ballot for consideration and received majority vote for adoption, to be incorporated in the City Charter. This change would benefit the City and the Elections Department in providing a more efficient and streamlined election.

Attachments

1.) Proposed Ordinance

ORDINANCE	NO.	

AN ORDINANCE OF THE MAYOR AND CITY COUNCIL OF THE CITY OF NORTH MIAMI, FLORIDA, AMENDING CHAPTER 6 OF THE CITY CODE OF ORDINANCES, ENTITLED "ELECTIONS", BY AMENDING ARTICLE IV, ENTITLED "ELECTION ADMINISTRATION" SPECIFICALLY AT SECTION 6-76, ENTITLED "DATES OF ELECTIONS" TO CHANGE THE DATES FOR RUNOFF ELECTIONS IN ACCORDANCE WITH THE CITY CHARTER AND STATE LAW; PROVIDING FOR REPEAL, CONFLICTS, SEVERABILITY, CODIFICATION, AND AN EFFECTIVE DATE.

WHEREAS, Article II, Section 164, of the City Charter requires that regular elections shall be held in odd-numbered years, on the second Tuesday in May, or e.g., Tuesday, May 14, 2013; and

WHEREAS, Article II, Section 165, of the City Charter provides that if a run-off election is necessary, the date shall be established by ordinance, not more than three (3) weeks after the regular election or a runoff election; and

WHEREAS, Section 6-76, of the City Code provides for the date of a run-off election, if necessary, one (1) week later, on the third Tuesday or e.g., Tuesday, May 21, 2013; and

WHEREAS, Section 100.3605, Florida Statutes, grants the City Council with the authority to change the dates of its election; and

WHEREAS, the Supervisor of the Miami-Dade Elections Department has requested that municipalities hold general election and any run-off election a minimum of three (3) weeks apart to provide the Elections Department with more time to prepare for the run-off election; and

WHEREAS, this change would benefit the City and the Elections Department in providing a more efficient and streamlined election; and

WHEREAS, the City Council desires to change the City's runoff election dates accordingly.

NOW THEREFORE, BE IT ORDAINED BY THE MAYOR AND CITY COUNCIL OF THE CITY OF NORTH MIAMI, FLORIDA, THAT:

Section 1. The Mayor and City Council of the City of North Miami, Florida, hereby amend Chapter 6 of the Code of Ordinances entitled "Elections", under Article IV, entitled

"Election Administration", specifically at Section 6-76, entitled "Dates of Elections," to provide for the inclusion and applicability of the Code of Ordinances pursuant to statutory and municipal laws as follows:

CHAPTER 6. ELECTIONS

* * * * *

ARTICLE IV. ELECTION ADMINISTRATION

* * * * *

Sec. 6-76. - Dates of elections.

- (a) Regular elections to fill the office of mayor, city councilmember or city clerk shall be held in odd-numbered years, on the second Tuesday in May.
- (b) In the event no candidate receives a majority of the votes cast in the regular election, a runoff election between the two (2) candidates receiving the largest number of votes for a seat shall be held in odd-numbered years, on the third first Tuesday in May June. Any subsequent runoff election shall be held in exactly three (3) weeks thereafter.
- Section 2. Repeal. All ordinances or parts of ordinances in conflict or inconsistent with the provisions of this Ordinance are hereby repealed.
- **Section 3. Conflicts.** In the event that the provisions of this Ordinance are in conflict with any other ordinance, rule or regulation, the provisions of this Ordinance shall prevail.
- Section 4. Severability. The provisions of this Ordinance are declared to be severable, and if any section, sentence, clause or phrase of this Ordinance shall for any reason be held to be invalid or unconstitutional, such decision shall not affect the validity of the remaining sections, sentences, clauses, and phrases of this Ordinance but they shall remain in effect, it being the legislative intent that this Ordinance shall stand notwithstanding the invalidity of any part.
- Section 5. Codification. The provisions of this Ordinance may become and be made a part of the Code of Ordinances of the City of North Miami, Florida. The sections of the Ordinance may be renumbered or re-lettered to accomplish such, and the word "ordinance" may be changed to "section," "article" or any other appropriate word.

Section 6. Effective Date. This Ordi	nance shall become effective immed	diately upon	
adoption on second reading.			
PASSED AND ADOPTED by a	vote of the Mayor and City Co	vote of the Mayor and City Council of the	
City of North Miami, Florida, on first reading this	s day of	_, 2013.	
PASSED AND ADOPTED by a	vote of the Mayor and City Co	ouncil of the	
City of North Miami, Florida, on second reading	this day of	, 2013.	
	ANDRE D. PIERRE, ESO MAYOR	Q.	
ATTEST:			
MICHAEL A. ETIENNE, ESQ. CITY CLERK			
APPROVED AS TO FORM AND LEGAL SUFFICIENCY:			
REGINE M. MONESTIME CITY ATTORNEY			
SPONSORED BY: CITY CLERK			
	Moved by:		
	Seconded by:		
Vote:			
Mayor Andre D. Pierre, Esq. Vice Mayor Marie Erlande Steril Councilperson Michael R. Blynn, Esq. Councilperson Scott Galvin Councilperson Jean R. Marcellus	(Yes) (No) (Yes) (No) (Yes) (No) (Yes) (No) (Yes) (No)		

Additions shown by <u>underlining</u>. Deletions shown by overstriking.



MEMORANDUM

To:

The Honorable Mayor and City Council

From:

Stephen E. Johnson

City Manager

RE:

ELECTION RUN-OFF TIME REQUIRED FOR OTHER MUNICIPALITIES IN MIAMI-

DADE COUNTY

Date:

January 16, 2013

The information contained below is provided to you as a comparison regarding election run-off timeline relating to other municipalities in Miami-Dade County.

Municipality

Election run-off time required

Aventura no run-off Bay Harbor Islands 30 days Biscayne Park 2 weeks **Coral Gables** no run-off Doral 3 weeks Florida City 3 weeks Golden Beach no run-off Hialeah 2 weeks Hialeah Gardens 2 weeks Homestead 4 weeks Indian Creek Village no run-off Miami Beach 2 weeks

Miami Gardens August / November

Miami Lakes no run-off

Miami Shores works with Miami-Dade County

Miami Springs no run-off North Bay Village 2 weeks North Miami Beach 2 weeks Palmetto Bay 2 weeks **Pinecrest** 2 weeks Sunny Isles 30 days Surfside 2 weeks Sweetwater 2 weeks West Miami no run-off



Elections

. 2700 NW 87th Avenue Miami, Florida 33172 T 305-499-VOTE F 305-499-8547

TTY: 305-499-8480

miamidade.gov

March 4, 2009

Kevin Burns, Mayor City of North Miami 776 NE 125 Street North Miami, FI 33161

Dear Mayor Burns:

As you know, the City of North Miami is currently scheduled to hold the North Miami Regular Election on May 12 and the North Miami Run-Off Election on May 19, 2009. Allowing only one week between elections does not provide adequate time for the Miami-Dade Elections Department to prepare for the Run-Off Election; and more importantly, does not provide the voters of your city adequate time to vote and return their absentee ballot by the statemandated deadline.

My office has communicated on several occasions with Jacqie Vieira, Deputy City Clerk, regarding our position; and most recently sent a letter to Frank Wolland, City Clerk stating that the Elections Department requires three weeks between elections in order to properly serve the voters of your city. Ms. Vieira continues to verbally communicate to my staff that Mr. Wolland refuses to change the date of the potential Run-Off. I am now escalating this issue to your attention so that you too are fully aware of the hardship that your city will be placing on the Elections Department and the voters of your jurisdiction.

Now that the Elections Department utilizes the optical scan voting system, much more preparation time is required. To illustrate, below is a list of procedures that must be conducted prior to the Run-Off Election, and therefore in less than one week:

- Update voter registration records
- Code, proof and test two different voting systems (optical scan and electronic)
- Order, print, process and mail absentee ballots
- Give adequate time to voters to receive and return their absentee ballot
- Reset, reprogram, and retest all election equipment
- Prepare for and conduct the state-mandated Logic and Accuracy Test (L&A)
- Deliver paper ballots and supplies to polling locations

It is a tremendous challenge for this Department to perform all of the procedures stated above in the timeframe that currently exists. We have a responsibility to carry out these activities accurately, and one week is not sufficient.

Delivering Excellence Every Day

ADA Coordination
Agenda Coordination
Animal Services
Art in Public Places
Audit and Management Services
Aviation
Building
Building Code Compliance
Business Development
Capital Improvements
Citizens' Independent Transportation Trust
Commission on Ethics and Public Trust

Communications
Community Action Agency
Community & Economic Development
Community Relations
Consumer Services

Corrections & Rehabilitation Cultural Affairs

> Elections Emergency Management

Employee Relations
Empowerment Trust
Enterprise Technology Services
Environmental Resources Management
Fair Employment Practices

Fire Rescue

General Services Administration
Historic Preservation

Homeless Trust

Housing Agency
Housing Finance Authority
Human Services

Independent Review Panel

International Trade Consortium Juvenile Services

> Medical Examiner Metro-Miami Action Plan

Metropolitan Planning Organization

Park and Recreation Planning and Zoning

Police

Procurement Management Property Appraisal

Public Library System

Public Works Safe Neighborhood Parks

Seaport

Solid Waste Management Strategic Business Management

Team Metro

Task Force on Urban Economic Revitalization Vizcaya Museum And Gardens

Water & Sewer

The greatest concern I have is in regards to your voters who take advantage of absentee voting. Presently, 2,030 voters are scheduled to receive absentee ballots for the Run-off Election. State law requires that the Elections Department mail ballots no later than the Friday before Election Day. This gives us three (3) days to code the election, and order, print, process and mail absentee ballots to these voters. Not only is this nearly impossible, the short time period may prevent voters from successfully returning the ballot to our office by the Tuesday deadline, thereby disenfranchising them.

Florida Law clearly authorizes municipalities to modify election dates via ordinance; and the Charter for the City of North Miami explicitly references it. F.S. 101.75 - Municipal elections; change of dates for cause. I refer you to section (2): The date of the municipal election shall be set by the municipality by ordinance.

Therefore, I strongly urge that an ordinance be approved by your City Council moving your May 19, 2009 Run-Off Election to June 2, 2009 or beyond, giving us the three weeks that we require. We cannot compromise the integrity of any election by having to expedite procedures that require accuracy; and I believe it is our responsibility to allow voters sufficient time to vote their absentee ballots. I hope you support this position.

I would also like to mention that the Elections Department has been urging the City of North Miami to extend the timeframe between these elections since 2005. In fact, in 2005, Resolution R-2005-2 called for the elections to be held two weeks apart — May 10, 2005 with any necessary run-off election to be held on May 24, 2005. In addition, I have enclosed the letter sent to Mr. Wolland in 2007 for your reference. Thinking long term, I ask that you and your council propose to amend your charter to reflect the three weeks that the Elections Department requires to deliver thorough, complete, and accurate elections.

This letter begins and ends with our ability to provide the voters of your city with the level of service they deserve and you want to provide. Should you have any questions or require additional information, please feel free to contact me at 305-499-8509.

Sincerely,

Lester Sola

Supervisor of Elections

Miami-Dade Elections Department

cc: Clarance Patterson, Manager, City of North Miami Frank Wolland, City Clerk, City of North Miami Jacqie Vieira, Deputy City Clerk, City of North Miami Honorable Carlos Alvarez, Mayor, Miami-Dade County George M. Burgess, County Manager, Miami-Dade County Alina T. Hudak, Assistant County Manager, Miami-Dade County

Enclosure